Human Rights Law Journal · HRLJ

HRLJ	31 December 2018 Vol. 3	8 No. 7-12
ISSN 0174/4704		Pages 241-480
1. ARTICLES	Ineta Ziemele, Riga Constitutional Courts as Lock-Gates in the World of Tension between the Internation and the National	
2. DECISIONS a	and REPORTS	
	UN Human Rights Committee (UN-HRCee), Geneva	
– 17.VII.18 -	- French blanket ban on the full-face veil (niqab) in public spaces violates the Covenant The concept of "living together" unlawful restriction of article 18 (freedom of religion). The majority of the Committee does not follow the approach of the ECtHR in S.A.S. France, decided in 2014 / Hebbadj v. France	v.
– 17.III.17 -	- Sexual violence against women in order to extract information about alleged support of the Maoists / Failure to initiate any investigation / here: Gang rape and other forms of torture by members of the Royal Nepalese Army / State party should abolish the 35-day statute of limitation for filing complaints of rape, and criminalize torture, and remove legal provisions allowing for impunity for this crime / Maya v. Nepal	of ny ve
– 27.VII.17 -	- 17 years' old Indian Tamil girl (ethnic minority in Sri Lanka) abducted on here way hom from school and raped by two Sinhalese men in 2001 (identified and arrested within few days) / Investigation and Court proceedings unduly prolonged and delayed until conviction in 2015 / Civil remedies still ongoing / Violation of articles 7 and 26 (prohib tion of torture and prohibition of discrimination) / X. v. Sri Lanka	a a i-
– 7.XI.17 -	Preventive detention regime in New Zealand / First oral hearing before the Committee Obligation to alter the detention conditions after the expiry of the initial punitive part of the sentence not fulfilled (violation of articles 9(1) and 10(3)) / Independent and impartiality of the Parole Board successfully challenged (violation of article 9(4) right to "court" proceedings) / Miller and Carroll v. New Zealand	re ce),
	Inter-American Court of Human Rights (IACtHR), San José	
- 20.X.16 -	- Workers recruited from the poorest regions of the country subjected to slavery Poverty considered a component of the prohibition of discrimination based on the "economic status" (Art. 1 American Convention) / Historical structural discrimination perpetuated in a specific geographical area / State failed to adopt specific measures to protect a group of people with identical characteristics: living in poverty, being illiterate with little or no schooling / Hacienda Brasil Verde Workers v. Brazil	ne on co te
– 19.XII.18 -	European Court of Human Rights (ECtHR), Strasbourg Greek national, belonging to the Muslim minority, bequeathed his whole estate this wife under Greek Civil Law (notorised public will) / Sharia law, invoked by the testor's two sisters, led to the widow's deprivation of three quarters of her inheritance Discrimination on grounds of religion in conjunction with violation of the right to property / Molla Sali v. Greece (GC)	ie : /
– 24.IV.18 -	Request for a preliminary ruling to the Court of Justice of the EU may be refused a summary terms where it is clear from the circumstances of the case that the decision not arbitrary or otherwise unreasonable / Baydar v. the Netherlands	is
	(Contents continued of	n next page)

e-mail: N.P.Engel@HRLJ.info

Human Rights Law Journal

HRLJ · and continuation of The Human Rights Review

Thomas Buergenthal, Washington, D.C. · Antônio Cançado Trindade, The Hague · Hans Danelius, Stockholm · Jochen Abr. Frowein, Heidelberg · Anatoly Kovler, Moscow · Paul Mahoney, Strasbourg · Jörg Paul Müller, Bern · Willibald P. Pahr, Vienna · Guido Raimondi, Strasbourg · Sonia Picado Sotela, San José (Costa Rica) · The Right Hon. Lord Mance, London · William A. Schabas, London · Christian Tomuschat, Berlin · U.O. Umozurike, Calabar

Editor-in-Chief: Erika Engel

Associate Editor: John Packer, Ottawa

Table of contents Vol. 38 (2018) No. 7-12 (continued)

– 7.VI.18 –	European Court of Human Rights (ECtHR), Strasbourg Temporary restriction on the applicant company's business in the aquaculture sector / State acted within its margin of appreciation to comply with EU environmental legislation (Habitats Directive) / No violation of the right to property / O'Sullivan McCarthy Mussel Development Ltd v. Ireland
– 22.X.18 –	Football hooligan case / Preventive detention (outside the context of criminal proceedings) no violation of the applicants' right to liberty (Article 5 § 1 lit. c ECHR) / Six-hours' detention time-limit foreseen under domestic law slightly overrun to avoid public danger / S.V. & A. v. Denmark (GC)
– 13.VII.18 –	General Court of the European Union (GCEU) Luxembourg Psychological harassment affecting a member of the staff during her period of employment as an accredited parliamentary assistant / Duty of the European Parliament to open disciplinary proceedings and obligation to pay 10,000 euros in damages / Michela Curto v. EP
-10.X.18 -	UK Supreme Court, London Lawful objection to a message which is contrary to one's religious belief / No obligation to produce a cake iced with a slogan with which the owners of a bakery (in Northern Ireland) profoundly disagree, namely "Support Gay Marriage" / Lee v Ashers Baking Company Ltd and others
-30.VIII.18 -	Exclusion of unmarried couples from receipt of widowed parent's allowance declared incompatible with the ECHR / Thorough analysis of the ECtHR case-law regarding prohibition of discrimination (Article 14 ECHR) read in conjunction with the right to respect for family life (Article 8 ECHR) and/or the protection of property rights (Article 1 of Protocol 1 to the ECHR) / Case of Siobhan McLaughlin
– 12.VI.18 –	German Federal Constitutional Court, Karlsruhe Ban on strike action for civil servants in accordance with the Basic Law / Interpretation of the independent and traditional principle of the career civil service system (Berufsbeamtentum) within the meaning of Article 33(5) of the Basic Law / Relevance of the ECtHR case-law confirmed / Conflict between German law and Article 11 ECHR denied
– 11.IV.18 –	Nationwide stadium ban imposed on the complainant by a football club / Obligation to indicate factual reasons in order to satisfy procedural guarantees
3. DOCUMENTA	TION
– 25.IX.18 –	Council of Europe Directorate of Legal Advice and Public International Law (DLAPIL), Strasbourg Role and responsibilities of the Council of Europe's statutory organs with special emphasis on the limitation of membership rights
4. PENDING PRO	OCEEDINGS
– 12.VI.18 –	European Court of Human Rights (ECtHR), Strasbourg Applicant's conviction for refusing mandatory vaccination of her child / Application communicated / J.Č. v. Croatia